

INVITATION TO BID

STATE OF ALABAMA

COUNTY OF BALDWIN

NOTICE IS HEREBY GIVEN that the County Commission of Baldwin County, Alabama, will receive bids in the Purchasing Office on **March 30, 2016 at 1:00 P.M.**, for the **Purchase and Installation of Four (4) 10,000 Gallon Aboveground Fuel Tanks and Upgrading the Fueling Systems at Area 100 and Area 200 Highway Facilities located in Bay Minette and Silverhill, Alabama for the Baldwin County Commission.** Bids will be opened **March 30, 2016 at 1:30 P.M.**, in the Purchasing Conference Room located in the Annex III Building at 257 Hand Avenue, Bay Minette, Alabama. **Bids received after March 30, 2016 at 1:30 P.M., deadline will not be considered.** All times to be determined solely by the clock on the wall of Purchasing Conference Room. For all purposes and uses herein, a bid and all required paperwork is “received” at the time and date indicated on the Purchasing Office file stamp which shall be impressed on the face of all such documents when and as presented at the Purchasing Office.

PRE-BID CONFERENCE

A **mandatory Pre-Bid Conference** will be held at the Baldwin County Highway Maintenance Building located at 203 Dickman Road, Bay Minette, Alabama, on **Wednesday, March 23, 2016 at 10:00 A.M., Central Standard Time.** **ALL INTERESTED BIDDERS MUST ATTEND.** Vendors will not be allowed to submit a bid for this project if they or a representative of their company does not attend the Pre-Bid Conference.

SEE ATTACHED SPECIFICATIONS

This invitation package consists of **EIGHTEEN (18)** pages. Bidders shall verify they have received all pages as indicated. If all pages have not been received, then it is the responsibility of the bidder to contact the Purchasing Manager, Wanda Gautney at (251) 580-2520 phone, (251) 580-2536 fax.

GENERAL BID INFORMATION

Bidders shall carefully read all parts of the invitation package with its accompanying schedules and attachments, if any. Bidders shall direct all requests for explanation or additional information concerning the meaning or interpretation of the conditions or attached specifications of this invitation to Wanda Gautney in writing or e-mail (wgautney@baldwincountyal.gov) in sufficient time for reply before submission date of bids. The Commission cannot, and does not, guarantee that such inquiries sent by mail or e-mail will be received timely or prior to the required submission date and time. It is the responsibility of the bidder to contact the Purchasing Manager, Wanda Gautney at (251) 580-2520 if a reply is not received.

The use of specific names and numbers in the specifications is not intended to restrict the bidder or any seller or manufacturer, but is solely for the purpose of indicating the type, size and quality of materials, product services, or equipment considered best suited for Baldwin County.

Contact initiated by a potential bidder with a County Official will be only as specifically set out in this invitation. Any other contact with a County Official initiated by a potential bidder or bidder regarding this bid, **between the date of this invitation and the date of bid award**, shall be deemed and treated as an attempt to unduly influence the bid award, and may be grounds for rejection of the bid submitted by the bidder initiating such other contact, at the discretion of the Baldwin County Commission.

BIDDER QUALIFICATIONS

All bidders, to the best of their knowledge and belief, must be in, and remain in compliance with all applicable Federal, Alabama State, County and municipal laws, regulations, resolutions and ordinances. In particular, and without limitation, all bidders must be licensed and permitted in accordance with The Code of Alabama Title 10, concerning corporations doing business within Alabama, Title 34, dealing with licensing for businesses, Title 40, concerning licenses and taxation, unless otherwise exempt. All bidders should be prepared to timely submit to the County non confidential evidence or documentation demonstrating that the fact they are presently licensed and permitted under Alabama law. Such non confidential evidence or documentation is encouraged to be submitted with the Bid Package.

The bidder expressly acknowledges, to and for the benefit of the Baldwin County Commission, that this Agreement may be funded with **federal grant monies** and, therefore, bidder expressly warrants and agrees that it shall at all times comply with all applicable federal, state, local and municipal laws and regulations. For more information about the Federal regulations visit the website <http://www.gpoaccess.gov/index.html> Code of Federal Regulations.

All bidders must provide proof of proper certification of authority, and any required registration, to transact business in this State, in order to perform work for the Baldwin County Commission. Bidder's Registration Number shall be provided on the Bid Response Form. The phone number for the Alabama Secretary of State is (334) 242-5324, Corporate Division.

All vendors, contractors and grantee are required to comply with the Alabama Immigration Law under Sections 31-13-9 (a) and (b) of the Code of Alabama. Forms and documents will be included with award documents. Information and forms can be found on the Baldwin County Commission's Purchasing website under E-Verify at www.baldwincountyal.gov Please complete and submit with your Bid Response the E-Verify package.

All Bidders that qualify as a Disadvantaged Business Enterprise (DBE) much provide supporting documentation in their bid response along with the completed DBE Registration form that may be downloaded from the County website www.baldwincountyal.gov A Disadvantaged Business Enterprise or DBE means a for profit small business that (1) is at least 51% owned by one or more individuals who are both socially and economically disadvantaged or, in the case of a corporation, in which 51% of the stock is owned by one or more such

individuals; and (2) whose management and daily business operation are controlled by one or more of the socially and economically disadvantaged individuals who own it.

PREPARING THE BID

Bids must be typed or handwritten in ink. A bid submitted in pencil is unacceptable. The Bid Guarantee and Bid Response Form must be the original paperwork; copies are not acceptable. All required paperwork must be received in the sealed Bid Package.

These specifications exhibit the general intent and purpose of Baldwin County regarding this bid; and they shall be so considered by the bidders. Accordingly, the bidder admits and agrees that said specifications are not complete in every detail. The bidder also agrees that the work and materials not indicated, or expressly mentioned in these specifications, but which are reasonably necessary for the full and faithful performance of the item(s) bid in accordance with the full and faithful intent, will be included in the bid and incorporated in the work the same as if fully and expressly indicated and specified.

The Bidders shall list on a separate sheet of paper any variations from, or exceptions to, the conditions and specifications of this bid. The exceptions shall be labeled “**EXCEPTION(S) TO BID CONDITIONS AND SPECIFICATIONS,**” and shall be attached to the front of the bid inside the Bid Package. Additional features and/or capabilities not included in the specifications may be included in the bid.

To facilitate the bid evaluation and tabulation, bids should be submitted with specifications identified in the order in which they appear in this document. If applicable, the bidder will provide cost in two (2) categories:

- (1) Cost using material as specified.
- (2) Cost using material as specified of at least 25% recycled material, if available.

It is the intent of the Commission to award bids which include recycled material when not prohibitive in cost and when in compliance with all other terms and conditions of the Alabama Competitive Bid Law.

IF THE TOTAL PROPOSED BID AMOUNT EXCEEDS \$10,000.00, A BID GUARANTEE OF AT LEAST 5% OF THE PROPOSED BID AMOUNT, NOT TO EXCEED \$10,000.00, WILL BE INCLUDED WITH THE BID. Such bid guarantee shall be a bid bond (individual or annual, provided, that bonding is available for such services, equipment or materials), postal money order, certified check, cashier’s check, Letter of Credit, or certain bonds or note of the United States. This is required by the Alabama Competitive Bid Law, Title 41, Chapter 16, **Code of Alabama 1975**, as amended; **no exceptions will be allowed.**

SUBMITTING THE BID

In the event that a bidder is financing the product(s) through another agency other than itself, the financing agency must sign the Bid Response Form along with the bidder. A copy of the financing agreement and all conditions must be included with the Bid Response Form. The bidder and the Financing Agency will be held to the requirements stated in the Invitation to Bid. Any assignment of the financing agreement must be approved by the financing agency and the

County Commission. Failure to disclose the financing information and all conditions will disqualify the Bidder at the County's discretion.

Bidders that are returning a **NO BID** statement shall write on the outside of the Bid Package, the **Bid Number (i.e. WG16-23) with "NO BID"** written underneath. The Bid Package will not be opened in public, but it will be noted that the bidder did respond.

Bids may be hand delivered at any time prior to the bid opening date and time to the Baldwin County Purchasing Office, Annex III Building, 257 Hand Avenue, ATTN.: Wanda Gautney, **(mailing) 312 Courthouse Square-Suite 15, Bay Minette, Alabama 36507**. The Commission cannot guarantee that bids sent by mail or courier will be received on or before the bid opening day and time as required. Bids received after the deadline shall not be accepted and shall be returned.

All bids received must be in a sealed envelope plainly marked, **"WG6-23 – PURCHASE & INSTALLATION OF GAS TANKS."** Bids submitted by "Express/Overnight" services must be in a separate inner envelope/package sealed and identified as stated in the previous sentence. Bidders and any other interested individuals are invited to attend the bid opening.

BID AWARD

The Baldwin County Commission, at its discretion, may offer an extension of the Contract awarded to the successful bidder for an additional period not to exceed twelve (12) months or until such time that a new contract can be bid and awarded. Any extension will be at the same prices, terms and conditions. Any extension must have the written approval of both the County and Awarded Bidder within sixty (60) days prior to the expiration of the original contract.

All factors stated in this invitation package will be considered in determining the successful bidder, and any omission(s) of the stated requirements may be cause for rejection of the bid (s), all as determined solely by the Baldwin County Commission.

The County Commission reserves the right to study bids as to their correctness and may award the bid within a thirty (30) day period but the County Commission reserves the right to extend the bid award for an additional thirty (30) days until an award decision can be made.

The Baldwin County Commission reserves the right to reject any and all bids, to waive any informality in bids, and to accept in whole or in part, such bid or bids, solely at its discretion.

TITLE 39/CODE OF AL COMPLIANCE

As a condition of any Bid Award and the respective contract(s) pursuant thereto, the County places full reliance upon the fact that it is the sole responsibility of any contractor, person or entity entering into such a contract with Baldwin County for the prosecution of any public works, to ensure that they and/or any of their respective agents comply with all applicable provisions of Title 39-1-1 et seq. Code of AL 1975.

More specifically, any contractor, person or entity entering into such a contract with Baldwin County for the prosecution of any public works shall be in compliance with, and have full knowledge of, the following provisions of Title 39:

“(f) The Contractor shall, immediately after the completion of the contract give notice of the completion by an advertisement in a newspaper of general circulation published within the city or county in which the work has been done, for a period of four successive weeks. A final settlement shall not be made upon the contract until the expiration of 30 days after the completion of the notice. Proof of publication of the notice shall be made by the contractor to the authority by whom the contract was made by affidavit of the publisher and a printed copy of the notice published . . .” §39-1-1(f) Code of AL 1975.

“(g) Subsection (f) shall not apply to contractors performing contracts of less than fifty thousand (\$50,000) in amount. In such cases, the governing body of the contracting agency, to expedite final payment, shall cause notice of final completion of the contract to be published one time in a newspaper of general circulation, published in the county of the contracting agency and shall post notice of final completion on the agency’s bulletin board for one week, and shall require the contractor to certify under oath that all bills have been paid in full. Final settlement with the contractor may be made at any time after the notice has been posted for one entire week.” §39-1-1 (g) Code of AL 1975.

NOTE: Any failure to fully comply with this section or any applicable laws of the State of Alabama shall be deemed a material breach of the terms of both the Bid Award and the respective contracts resulting there from. Furthermore, Baldwin County takes no responsibility for resulting delayed payments, penalties, or damages as a result of any failure to strictly comply with Alabama Law.

Done this 1st day of March, 2016.

Tucker Dorsey s/s
TUCKER DORSEY, Chairman
Baldwin County Commission

BID #WG16-23 SPECIFICATIONS

All workmen and equipment shall be furnished by the Contractor.

No bid may be withdrawn for a period of thirty (30) days following the bid opening unless approved by the Baldwin County Commission, Bay Minette, Alabama.

BID RESPONSE FORM

Each supplier should use the Response Form provided for their bid. Exceptions to the bid specifications are to be attached to the back of the Response Form. All drawings should be submitted with the Bid Response. The Bid Guarantee should be attached to the front of the Response Form.

AWARD

The bid will be awarded to the lowest responsible bidder complying with the conditions of the bid invitation provided that said bid is reasonable and is in the best interest of Baldwin County. These specifications shall be construed as minimum. All integral parts not specifically mentioned in the scope of these specifications that are necessary to provide a complete working unit shall be furnished.

PREPARATION OF BIDS

Forms furnished, or copies thereof shall be used and strict compliance with requirement of the invitation, these instructions and the general specifications for the project are necessary. Special care should be exercised in the preparation of bids. Bidders must make their own estimates of the structure and difficulties attending the proposed contract, quantities and all other contingencies. All designations and prices shall be fully and clearly set forth.

BIDS FOR ALL OR PART

The County reserves the right of awarding the contract in whole or in part, according to the best interest of the County.

BIDDERS QUALIFICATIONS

The County may make such investigations as they deem necessary to determine the ability of the bidders to furnish all materials, and the bidder shall furnish to the County all such information and data for this purpose as the County may request. The County reserves the right to reject any bid if the evidence submitted, or investigation of such bidder, fails to satisfy the County that such bidder is properly qualified to carry out the obligations of the contract and to furnish all materials contemplated therein. Conditional bids will not be accepted.

LAWS AND REGULATIONS

The bidders attention is directed to the fact that all applicable state laws, municipal ordinances, and rules and regulations of all authorities having jurisdiction over construction of the project shall apply to the contract throughout, and they will be deemed to be included in the contract the same as though herein written out in full.

POWER OF ATTORNEY

Attorneys-in-fact who sign bid bonds must file with each bond a certified and effectively dated copy of their power of attorney.

PERFORMANCE/PAYMENT BOND

A Performance Bond in one-hundred percent (100%) of the total amount of the project will be provided prior to any work beginning. The Contractor must furnish to the County at the time of the signing of the contract a certificate of insurance coverage as provided in the specifications.

CONTRACTORS AND SUBCONTRACTORS AND INSURANCE

The Contractor shall not commence work under this contract until all the required insurance has been obtained by Contractor and approved by the County. Nor shall the Contractor allow any Subcontractor to commence work on his subcontract until the insurance required of the Subcontractor has been so obtained and approved.

COMPENSATION INSURANCE

Contractor shall procure and shall maintain during the life of this contract Workmen's Compensation Insurance for all of his employees to be engaged in work on the project under his contract, and, in case of any such work sublet, the Contractor shall require the Subcontractor similarly to provide Workmen's compensation Insurance for all of the latter's employees to be engaged in such work unless such employees are covered by the protection afforded by the Contractor's Workmen's Compensation Insurance. In case a class of employees engaged in hazardous work on the project under this contract is not protected under the Workmen's Compensation Statute, the Contractor shall provide and shall cause each Subcontractor to provide adequate employer's general liability insurance for the protection of such of his employees as are not otherwise protected. The Baldwin County Commission, its Departments and its employees shall be named as additional insured.

CONTRACTOR'S PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE

The Contractor shall procure and shall maintain during the life of this contract a Comprehensive Liability Policy providing bodily injury and property damage coverage on an occurrence basis including damages arising from blasting explosion or collapse, mechanical equipment digging in streets or highways, and including completed operations, independent contractors and contractual general liability. Insurance shall be contractual general liability \$500,000.00 per occurrence bodily injury and property damage; \$5,000 per person medical payments or medical expense; \$500,000.00 per occurrence bodily injury and property damage; \$5,000 per person medical payments or medical expense; \$500,000.00 personal and advertising injury; \$50,000.00 fire damage (any one firm); \$1,000,000.00. The Baldwin County Commission, its Departments and its employees shall be named as additional insured.

The Contractor agrees to maintain such coverage as is required in this section for a period of one (1) year from the date of acceptance of the work by the County or at the date of the final amounts owed the Contractor by the County, whichever occurs first.

COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE

The Contractor agrees to carry a Comprehensive Automobile Liability Policy providing bodily injury liability on an occurrence basis and providing property damage liability on an accident basis. This policy shall protect the Contractor against all liability arising out of the use of automobiles, both private, passenger and commercial, regardless of whether such vehicles shall be owned by the Contractor, owned by others or hired. Limits of liability for Comprehensive Automobile Liability Insurance shall be \$1,000,000.00 combined single limit bodily injury and property damage each occurrence. The Baldwin County Commission, its departments and its employees shall be named as additional insured.

COUNTY'S PROTECTIVE LIABILITY INSURANCE

The Contractor shall at his expense provide County's protective Liability policies issued in the names of the County and its departments covering their liability for operation of the Contractor. These policies shall provide limits of liability in the amount of \$1,000,000.00 per occurrence bodily injury and property damage, \$1,000,000.00 aggregate.

INDEMITY AND HOLD HARMLESS PROVISION

To the fullest extent allowed by law, Buyer shall indemnify, defend and hold County, and its Commissioners, affiliates, employees, agents, and representatives (collectively “County”) harmless from and against any and all claims, demands, liabilities, damages, losses, judgments, costs, and expenses including, without limitations, attorneys’ fees and costs, for any and all personal injury (including death) and property damage of any kind or nature whatsoever, incurred by, asserted against, or imposed upon County, as a result of or in any manner related to provision of services hereunder, or any act or omission, by Buyer. Contractor shall provide the COUNTY with proof of general liability coverage including the COUNTY as an additional insured. This indemnification shall survive the expiration or termination of this Contract.

The obligations of the Contractor under this Paragraph shall not extend to the liability of the departments, its agents or employees arising out of (1) the preparation or approval of maps, drawings, opinions, reports, surveys, change orders, designs or specifications, or (2) the giving of or the failure to give direction or instruction by the county’s departments, its agents or employees provided such giving or failure to give is the primary cause of the injury or damage.

SUBCONTRACTOR’S PUBLIC LIABILITY & PROPERTY DAMAGE INSURANCE

The Contractor shall require each of his Subcontractors to produce and maintain during the life of his subcontract, Subcontractor’s Public Liability and Property Damage Insurance of the type specified in the above paragraph hereof, in amounts approved by the County.

Three (3) executed copies of each subsequent endorsement affecting the coverage of policies and of each cancellation shall be forwarded to the County.

SAFETY STANDARDS AND ACCIDENT PREVENTION

With respect to all work performed under this Contract, the Contractor shall:

Comply with the safety standards provisions of applicable laws, building and construction codes as required by the Associated General Contractors of America, and the requirements of OSHA (Occupational Safety and Health Act).

Exercise every precaution at all times for the prevention of accidents and the protection of persons (including employees) and property.

The Contractor shall furnish and maintain sufficient and adequate danger signals, lights, barriers, etc., as necessary to prevent accidents and to protect the work site. These items are Considered incidental and are considered as part of the Contract.

TIME OF COMPLETION

Project must be completed within **120 days** of notification to proceed.

CLEANUP

Accumulated debris shall be removed periodically to assure maximum safety and sanitation at all times. At the time of completion, the Contractor shall remove all excess material and debris from the site.

COORDINATION WITH BALDWIN COUNTY COMMISSION

The Contact person for the Baldwin County Commission will be Wanda Gautney, Purchasing Manager, at (251) 580-2520.

AREA 100 HIGHWAY FACILITY
203 Dickman Road, Bay Minette, AL 36507

SCOPE OF WORK

Upgrade the fuel system at Bay Minette

The project will include replacing two (2) 10,000 gallon single-wall steel above ground tanks, the Pneumercator high fuel level warning system, dispensing system and all double wall underground fuel piping. Contractor is to furnish and install the following and all materials not listed, but required to construct a complete working fuel system.

Fuel Tank Specification

Furnish Two (2) 10,000 gallon UL 142 labeled Type 1 horizontal double wall steel above ground tanks on steel saddles, diameter and length to match existing tanks with five 4" and one 6" threaded fittings on the top center line and two 8" emergency vents . (Long bolt manhole is not acceptable for emergency vent) . Exterior to be sandblasted and finish paint white epoxy or urethane.

Two (2) Bolt on ladder with safety guard, 3' x 4' Platform and handrail with removable chain on one side built according to OSHA requirements.

Required Accessories

Following is a list of accessories required at or on the fuel tanks. The use of specific names and parts is not to restrict the use of equal products, but to indicate a type, size and quality of equipment best suited for Baldwin County.

Two (2) - Direct read gauges that read in gallons – with blank face Morrison 818C-0100AG

Two (2) – Horizontal Tank Gauge Face Label that reads gallons Morrison 818gh10000x2L

Two (2) - 3" Pressure vacuum vents Morrison 748A-3200AV

Two (2) – 3" Overfill prevention valves Morrison 9095A-3300-AV

Two (2) - 2" lockable gauge stick port cap & adapter Morrison 305GSP 2000AKEVR

One (1) - Remote fill spill container, 15 gallon dual port 3"x3" threaded Morrison 515-2300 AC

Two (2) - 3" Brass swing check valves

Two (2) - 3" locking ball valves Morrison 691BSS-10001V

Two (2) - 3" quick couple adapters and dust caps Morrison 800 series

One (1) - 3" Vapor recovery adapter OPW 1611AV-1605

One (1) - 3" Vapor recovery dust cap OPW 1711T-7085EVR

Two (2) - 2" Stainless steel solenoid valves 710SS-02001V

Two (2) - 2" Stainless steel ball valves Morrison 691BSS-08001V

Two (2) – 2" Ductile iron fusible link emergency valve (fire valve) Morrison 346di-0500AV

Two (2) – 1 ½ HP Sub-pump Red Jacket 410141-002 P150U1RJ2

Two (2) – Red Jacket Control Relay Boxes

High Fuel Level and Interstitial Leak Warning System

One (1) Pneumercator LC-1004 four circuit alarm panel

Two (2) float switches with electric housing for high level warning model LS600-1-BBH-8MB-XX

Two (2) interstitial leak sensors model LS600 LDSS

Fuel Dispenser (Pump)

Three (3) Wayne Reliance Mechanical Commercial, enhanced capacity single product two hose dispenser with pulsars, J-Box, internal filter, light and explosion proof junction box, model G6202P/27AGJK//A W1.

No equal will be accepted for pump. Two ¾" hose, nozzle, breakaway swivel assemblies.

Five (5) high hose retractors

Three (3) - One piece polyethylene pump sump OPW model DS-1928 with SBK-1500A stabilizer bar.

Three (3) - Transition sumps diversified SURSP55 sumps with SUTLKGL split covers

Installation

Remove the additive injection system and the Pneumercator high fuel level warning system from the two (2) existing

10,000 gallon single-wall above ground tanks and retain for reuse.

Remove any residual fuel, degas and set aside the tanks for scrap.

Save the steps and catwalk for possible reuse.

Remove the three (3) fuel pumps and

Two (2) Fuel Master Island Terminals, will be reused.

Install "Emergency Shut Off Switch" at locations.

Saw cut a hole in the dike wall to allow water to drain out. Remove all single-wall underground fuel piping to both fuel islands and the remote fills.

Set and anchor the two (2) new 10,000 gallon double wall tanks.

Install the tank top fittings-vents, gauges, leak sensors, and valves.

Install the Pneumercator high fuel level/leak warning system.

Install transition sumps at the tank farm and pump sumps in the island for double wall piping.

Install pump sumps in the island.

Install a 1" conduit from Maintenance Building to fuel island for Fuel Master Terminal.

Set all the pumps, the Fuel Master Terminal and remote fill spill container and anchor.

Install 2" double wall fiberglass underground fuel piping from the pump sumps to the transition sump at the tank farm and 3" double wall pipe to the remote fills including 3" vapor recovery pipe from the unleaded tank.

Anchor and make final connections to the fuel piping and electrical.

Replace all concrete and asphalt removed during demolition.

Startup and confirm that all are working properly.

Fuel Tank Decals (No Smoking, Unleaded, Diesel, and Flammable)

Exterior Color of Tank: White

TRADE-IN ON EXISTING SUCTION PUMPS AREA 100

Bidders must accept Baldwin County's existing Suction Pumps as a trade-in and apply return credit to bid amount. Trade-in value of existing pumps shall be indicated on attached BID RESPONSE FORM.

Existing Equipment list: 1 Wayne Reliance Fleet Single Suction Pump

1 Wayne Reliance Fleet Twin Single Product Suction Pump

Any applicable freight, surcharge(s), sales tax, permit(s), drawing(s) or license fees to be included.

Bidder must include with the Bid Response Form a drawing of the tanks with a detailed listing of the characteristics of the tank.

Bidder must also include a detailed listing of the characteristics of the fuel dispensers.

AREA 200 HIGHWAY FACILITY
22220 West Blvd., Silverhill, AL 36576

SCOPE OF WORK

Upgrade the fuel system at Silverhill

The project will include replacing two (2) 10,000 gallon single-wall steel above ground tanks, the Pneumercator high fuel level warning system, dispensing system and all double wall underground fuel piping. Contractor is to furnish and install the following and all materials not listed, but required to construct a complete working fuel system.

Fuel Tank Specification

Furnish Two (2) 10,000 gallon UL 142 labeled Type 1 horizontal double wall steel above ground tanks on steel saddles, diameter and length to match existing tanks with five 4" and one 6" threaded fittings on the top center line and two 8" emergency vents . (Long bolt manhole is not acceptable for emergency vent) . Exterior to be sandblasted and finish paint white epoxy or urethane.

Two (2) Bolt on ladder with safety guard, 3' x 4' Platform and handrail with removable chain on one side built according to OSHA requirements.

Required Accessories

Following is a list of accessories required at or on the fuel tanks. The use of specific names and parts is not to restrict the use of equal products, but to indicate a type, size and quality of equipment best suited for Baldwin County.

- Two (2) - Direct read gauges that read in gallons – with blank face Morrison 818C-0100AG
- Two (2) – Horizontal Tank Gauge Face Label that reads gallons Morrison 818gh10000x2L
- Two (2) - 3" Pressure vacuum vents Morrison 748A-3200AV
- Two (2) – 3" Overfill prevention valves Morrison 9095A-3300-AV
- Two (2) - 2" lockable gauge stick port cap & adapter Morrison 305GSP 2000AKEVR
- One (1) - Remote fill spill container, 15 gallon dual port 3"x3" threaded Morrison 515-2300 AC
- Two (2) - 3" Brass swing check valves
- Two (2) - 3" locking ball valves Morrison 691BSS-10001V
- Two (2) - 3" quick couple adapters and dust caps Morrison 800 series
- One (1) - 3" Vapor recovery adapter OPW 1611AV-1605
- One (1) - 3" Vapor recovery dust cap OPW 1711T-7085EVR
- Two (2) - 2" Stainless steel solenoid valves 710SS-02001V
- Two (2) - 2" Stainless steel ball valves Morrison 691BSS-08001V
- Two (2) – 2" Ductile iron fusible link emergency valve (fire valve) Morrison 346di-0500AV
- Two (2) – 1 ½ HP Sub-pump Red Jacket 410141-002 P150U1RJ2
- Two (2) – Red Jacket Control Relay Boxes

High Fuel Level and Interstitial Leak Warning System

- One (1) Pneumercator LC-1004 four circuit alarm panel

Two (2) float switches with electric housing for high level warning model LS600-1-BBH-8MB-XX

Two (2) interstitial leak sensors model LS600 LDSS

Fuel Dispenser (Pump)

Two (2) Wayne Reliance Mechanical Commercial, enhanced capacity single product two hose dispenser with pulsars, J-Box, internal filter, light and explosion proof junction box, model G6202P/27AGJK//A W1.

No equal will be accepted for pump. Two ¾" hose, nozzle, breakaway swivel assemblies.

Four (4) high hose retractors

Two (2) - One piece polyethylene pump sump OPW model DS-1928 with SBK-1500A stabilizer bar.

Three (3) - Transition sumps diversified SURSP55 sumps with SUTLKGL split covers

Installation

Remove the additive injection system and the Pneumercator high fuel level warning system from the two (2) existing

10,000 gallon single-wall above ground tanks and retain for reuse.

Remove any residual fuel, degas and set aside the tanks for scrap.

Save the steps and catwalk for possible reuse.

Remove the two (2) fuel pumps and

One (1) Fuel Master Island Terminal, will be reused.

Install "Emergency Shut Off Switch" at location.

Saw cut a hole in the dike wall to allow water to drain out. Remove all single-wall underground fuel piping to both fuel islands and the remote fills.

Set and anchor the two (2) new 10,000 gallon double wall tanks.

Install the tank top fittings-vents, gauges, leak sensors, and valves.

Install the Pneumercator high fuel level/leak warning system.

Install transition sumps at the tank farm and pump sumps in the island for double wall piping.

Install pump sumps in the island.

Set all the pumps, the Fuel Master Terminal and remote fill spill container and anchor.

Install 2" double wall fiberglass underground fuel piping from the pump sumps to the transition sump at the tank farm and 3" double wall pipe to the remote fills including 3" vapor recovery pipe from the unleaded tank.

Anchor and make final connections to the fuel piping and electrical.

Replace all concrete and asphalt removed during demolition.

Startup and confirm that all are working properly.

Fuel Tank Decals (No Smoking, Unleaded, Diesel, and Flammable)

Exterior Color of Tank: White

TRADE-IN ON EXISTING SUCTION PUMP AREA 200

Bidders must accept Baldwin County's existing Suction Pump as a trade-in and apply return credit to bid amount. Trade-in value of existing pump shall be indicated on attached BID RESPONSE FORM.

Existing Equipment list: 1 Wayne Reliance Fleet Twin Single Product Suction Pump

Any applicable freight, surcharge(s), sales tax, permit(s), drawing(s) or license fees to be included.

Bidder must include with the Bid Response Form a drawing of the tanks with a detailed listing of the characteristics of the tank.

Bidder must also include a detailed listing of the characteristics of the fuel dispensers.

BID #WG16-23 RESPONSE FORM

**Purchase and Installation of a Four (4) 10,000 Gallon AboveGround Gas Tanks
And Upgrading the Fuel Systems at the Area 100 and 200 Highway Facilities in Bay
Minette and Silverhill, Alabama**

Page 1 of 2

Date: _____

Out of State _____ or _____ If yes, _____
Yes No Registration Number

Company Name: _____

Address: _____

Company Rep _____

(Rep. Name Typed or Printed)

Position: _____

Phone: _____

Fax: _____

AREA 100 HIGHWAY FACILITY LOCATED IN BAY MINETTE, AL

Amount Bid: _____

Less Trade in for old Equipment : _____

Net Bid Amount: _____

Completion Time: _____

BID #WG16-23 RESPONSE FORM

**Purchase and Installation of a Four (4) 10,000 Gallon AboveGround Gas Tanks
And Upgrading the Fuel Systems at the Area 100 and 200 Highway Facilities in Bay
Minette and Silverhill, Alabama**

Page 2 of 2

AREA 200 HIGHWAY FACILITY LOCATED IN SILVERHILL, AL

Amount Bid: _____

Less Trade in for old Equipment: _____

Net Bid Amount: _____

Completion Time: _____

**ALL EXCEPTIONS TO THE BID SPECIFICATONS MUST BE ATTACHED TO THE BID
RESPONSE FORM.**

State of Alabama)
County of Baldwin)

CONTRACT FOR PROFESSIONAL AND CONSTRUCTION SERVICES

This Contract for **Professional and Construction** Services is made and entered into by and between the County of Baldwin (hereinafter called “COUNTY”) acting by and through its governing body, the Baldwin County Commission and PROVIDER, (hereinafter referred to as “PROVIDER”).

WITNESSETH:

Whereas,

Whereas,

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the sufficiency of which being hereby acknowledged, PROVIDER and COUNTY do hereby agree as follows:

I. Definitions. The following terms shall have the following meanings:

- A. COUNTY: Baldwin County, Alabama
- B. COMMISSION: Baldwin County Commission
- C. PROVIDER:

II. Obligations Generally. The COUNTY hereby employs, and the PROVIDER agrees to perform for the COUNTY, those professional and construction services as hereinafter set forth. This document shall serve as the binding contract for the services of PROVIDER. PROVIDER shall immediately commence performance of the services outlined herein upon full execution of this Contract. All work shall be commenced and completed in a timely manner as, and at the times, herein set out.

III. Recitals Included. The above recitals and statements are incorporated as part of this Contract, and shall have the effect and enforceability as all other provisions herein.

IV. Professional Qualifications. For the purpose of this Contract, the PROVIDER represents and warrants to the COUNTY that it possesses the professional, technical, and administrative personnel with the specific experience and training necessary to provide the professional services required herein.

V. No Prohibited Exclusive Franchise. The COUNTY neither perceives nor intends, by this Contract, a granting of an exclusive franchise or violation of Art. I, Section 22 of the Alabama Constitution.

VI. Representation/Warranty of Certifications, Etc. PROVIDER represents and warrants that PROVIDER is presently certified, licensed and otherwise permitted under all necessary and applicable laws and regulations to perform the services herein, and that PROVIDER shall renew, maintain, and otherwise ensure that all such certifications, licenses, and permits are current and valid, without interruption, for and through completion of the services. The representation and warranty aforesaid is a material inducement to the COUNTY in entering this Contract, and the parties agree that the breach thereof shall be deemed material at the County's option.

VII. Legal Compliance. PROVIDER shall at all times comply with all applicable Federal, State, local and municipal laws and regulations whether or not said law or regulation is mentioned herein.

VIII. Independent Contractor. PROVIDER acknowledges that it is an independent contractor, and PROVIDER shall at all times remain as such in performing the services under this Contract. PROVIDER is not an employee, servant, partner, or agent of the COUNTY and has no authority, whether express or implied, to contract for or bind the COUNTY in any manner. The parties agree that PROVIDER shall be solely responsible for and shall have full and unqualified control over developing and implementing its own means and methods, as it deems necessary and appropriate in providing the aforementioned services, and that the COUNTY's interests herein are expressly limited to the results of said services. PROVIDER is not entitled to unemployment insurance benefits, and PROVIDER is responsible for and obligated to pay any and all federal and state income tax on any monies paid pursuant to this Contract.

IX. No Agency Created. It is neither the express nor the implied intent of PROVIDER or COUNTY to create an agency relationship pursuant to this Contract. Therefore, the

PROVIDER does not in any manner act on behalf of COUNTY and the creation of such a relationship is prohibited and void.

X. Unenforceable Provisions. If any one or more of the provisions contained herein shall, for any reason, be held to be invalid, illegal or unenforceable in any respect, then such provision or provisions shall be deemed severable from the remaining provisions hereof, and such invalidity, illegality or unenforceability shall not affect any other provision hereof. This Contract shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

XI. Entire Agreement. This Contract represents the entire and integrated agreement between COUNTY and PROVIDER and supersedes all prior negotiations, representations, or agreements, either written or oral. This Contract may be amended only by written instrument signed by all parties.

XII. Failure to Strictly Enforce Performance. The failure of the COUNTY to insist upon the strict performance of any of the terms, covenants, agreements and conditions of this Contract shall not constitute, and shall never be asserted by PROVIDER as constituting, a default or be construed as a waiver or relinquishment of the right of the COUNTY to thereafter enforce any such term, covenant, agreement, or condition, but the same shall continue in full force and effect.

XIII. Assignment. This Contract or any interest herein shall not be assigned transferred or otherwise encumbered by PROVIDER without the prior written consent of the COUNTY, which may be withheld or granted in the sole discretion of the COUNTY.

XIV. Ownership of Documents/Work. The COUNTY shall be the owner of all copyright or other intellectual property rights in reports, documents and deliverables produced and paid for under this Contract, and to the extent permitted by Alabama law, any such material may be reproduced and reused at the discretion of the COUNTY without payment of further consideration. PROVIDER shall not transfer, disclose, or otherwise use such information for any purpose other than in performance of the services hereunder, without the COUNTY's prior written consent, which may be withheld or granted in the sole discretion of the COUNTY.

XV. Notice. Notice required herein shall be in writing, unless otherwise allowed, and said notice shall be deemed effective when received at the following addresses:

PROVIDER:

COUNTY: Baldwin County Commission
c/o Chairman
312 Courthouse Square
Suite 12
Bay Minette, AL 36507

XVI. Services to be Rendered. PROVIDER is retained by the COUNTY as a professionally-qualified **contractor**. The general scope of work for the services shall include all the terms and Conditions of **“Competitive Bid #WG16-23”**, the same being expressly incorporated herein by reference, and without limitation will encompass:

“All provision and conditions and/or specifications listed/stated in Competitive Bid #WG16-23 named, Purchase and Installation of Four (4) 10,000 Gallon Aboveground Fuel Tanks and Upgrading Fueling Systems at Area 100 and Area 200 Highway Facilities located in Bay Minette and Silverhill, Alabama for the Baldwin County Commission”.

A. PROVIDER will provide ongoing communications with COUNTY regarding this service, including updates, emails and etc. as requested. Additionally, PROVIDER will meet with COUNTY as needed or requested.

B. PROVIDER is responsible for the professional quality, technical accuracy, timely completion and coordination of all services furnished by or in relation to this Contract.

C. PROVIDER represents and warrants that its services shall be performed within the limits and standards provided by the COUNTY, in a manner consistent with the level of care and skill ordinarily exercised by similar providers under similar circumstances at the time the services are performed.

XVII. General Responsibilities of the COUNTY.

A. The COUNTY shall provide reasonable notice to PROVIDER whenever the COUNTY actually observes or otherwise actually becomes aware of any development that affects the scope or time of PROVIDER’s services hereunder or any defect or nonconformance in the work of PROVIDER.

B. The COUNTY shall pay to PROVIDER the compensation as, and subject to the terms set out below.

XVIII. Termination of Services. The COUNTY may terminate this contract, with or without cause or reason, by giving thirty (30) days written notice of such to the PROVIDER. Upon receipt of such notices, PROVIDER shall discontinue its work to the extent specified in the notice.

In the event of termination, the COUNTY shall pay PROVIDER for all services satisfactorily rendered, and for any expenses deemed by COUNTY to be a reimbursable expense incurred pursuant to this Contract and prior to the date of termination.

XIX. Compensation Limited. The compensation to be paid to the PROVIDER shall be the full compensation for all work performed by PROVIDER under this Contract. Any and all additional expenditures or expenses of PROVIDER, not listed in full within this Contract, shall not be considered as a part of this Contract and shall not be demanded by PROVIDER or paid by COUNTY.

XX. Direct Expenses. Compensation to PROVIDER for work shall be \$_____. Said compensation shall be all inclusive, including without limitation, reimbursement of all cost, incidentals and operating expense associated with those directly engaged in performance of the requested services

XXI. Method of Payment. PROVIDER shall submit invoices to the COUNTY for payment for work performed. Such invoice shall be accompanied by a detailed account of compensation to be paid PROVIDER.

Payment shall be made by the COUNTY within thirty (30) days of the approval of the invoice submitted by the PROVIDER. The COUNTY agrees to review and approve invoices submitted for payment in a timely manner.

XXII. Effective and Termination Dates. This Contract shall be effective and commence immediately upon the same date as its full execution, and shall terminate upon either the expiration of no more than _____ **calendar days** after the Notice to Proceed is given or upon a written notification thereof received by either party within the required thirty (30) day period. [Nothing herein stated shall prohibit the parties from otherwise terminating this Contract according to the provisions herein.]

XXIII. Force Majeure. The Parties hereto shall incur no liability to the other if performance becomes impossible or impracticable by reason of an event or effect that the parties could neither have anticipated nor controlled. This allowance shall include both an act of nature and acts of third parties. Any costs that would otherwise be incurred and/or necessitated by the provisions herein shall be alleviated for either party by such event or effect.

XXIV. Indemnification. Provider shall indemnify, defend and hold County, and its Commissioners, affiliates, employees, agents, and representatives (collectively "County") harmless from and against any and all claims, demands, liabilities, damages, losses, judgments, costs, and expenses including, without limitations, attorneys' fees, and costs, for any and all personal injury (including death) and property damage of any kind or nature whatsoever, incurred by, asserted against, or imposed upon County, as a result of or in any manner related to provision of services hereunder, or any act or omission, by Provider. Contractor shall provide the COUNTY with proof of general liability coverage including the COUNTY as an additional insured. This indemnification shall survive the expiration or termination of this Contract.

XXV. Number of Originals. This Contract shall be executed with three (3) originals, each of which are equally valid as an original.

XXVI: Governing Law: This Contract in all respects, including without limitation its formation, validity, construction, enforceability and available remedies, shall be governed by the laws of the State of Alabama, without regard to Alabama conflict of law principles.

XXVII: Insurance: Prior to performing services pursuant to this Contract, Provider shall carry, with insurers satisfactory to County, throughout the term of hereof, Auto Liability Insurance, including owned, hired and non-owned vehicles, with limits of not less than \$1,000,000, combined single limit, for both bodily injury liability and property damage liability each occurrence; Commercial General Liability Insurance, including all contractual liability hereunder, with limits not less than \$1,000,000, combined single limit, for both bodily injury liability and property damage liability each occurrence; and Worker's Compensation Insurance, meeting the statutory limits of the State of Alabama and Employer's Liability Insurance fully covering all employees and supervisors participating in the work at the subject property site. All liability insurance shall name the County as an additional insured. Prior to commencing operations hereunder, a Certificate of Insurance evidencing such coverage, satisfactory to County, shall be furnished to County, which shall specifically state that such insurance shall provide for at least ten (10) days' notice to County in the event of cancellation, termination or any change in such insurance policies. The workers compensation certificate

shall bear an endorsement clearly evidencing a waiver of the right of subrogation against County and County Representatives. Should Provider fail to furnish current evidence upon demand of any insurance required hereunder, or in the event of cancellation, termination or change in any such insurance, County may, at its option, suspend this Contract until insurance is obtained, terminate this Contract immediately without further action, or hold Provider in material default and pursue any and all remedies available.

XXVIII: Attachments: The exhibits and/or attachments listed below are specifically included as a necessary part of this agreement and the same shall not be complete without such items, to wit:

A.

COUNTY AND PROVIDER, if necessary, shall jointly cause such items As listed above to contain dates, signatures of the parties with authorization to make such signatures, and sufficient marks and references back to this Contract noting their inclusion and attachment hereto. In any event of a conflict between the document and the attachments referenced above, this document shall govern.

IN WITNESS WHEREOF, the parties hereto have executed this contract on the last day of execution by the COUNTY as written below.

COUNTY

ATTEST:

_____/_____
TUCKER DORSEY, Chairman /Date

_____/_____
RONALD J. CINK /Date
County Administrator/ Budget Director

NOTARY AND SIGNATURE PAGE TO FOLLOW

State of Alabama)

County of Baldwin)

I, _____, a Notary Public in and for said County, in said State, hereby certify that, Tucker Dorsey, whose name as Chairman of Baldwin County Commission, and Ronald J. Cink, whose name as County Administrator/Budget Director, are known to me, acknowledged before me on this day that, being informed of the contents of the Contract for Professional and Construction Services, they, as such officers and with full authority, executed same knowingly and with full authority to do so on behalf of said Commission.

GIVEN under my hand and seal on this the _____ day of _____, 2016.

Notary Public
My Commission Expires

PROVIDER:

Insert Name

By _____/Date
Its _____

State of Alabama)

County of Baldwin)

I, _____, Notary Public in and for said County and State, hereby certify that _____ as _____ of _____, whose name is signed to the foregoing in that capacity, and who is known to me, acknowledged before me on this day that, being informed of the contents of the foregoing, he executed the same voluntarily on the day the same bears date for and as an act of said _____.

GIVEN under my hand and seal on this the _____ day of _____, 2016.

Notary Public

My Commission Expires